INJURY LAW	1 2 3 4 5 6 7 8	STEVE DIMOPOULOS, ESQ. Nevada Bar No. 12729 JARED B. KAHN, ESQ. Nevada Bar No. 12603 SCOTT R. COOK, ESQ. Nevada Bar No. 5265 DIMOPOULOS LAW FIRM 6671 S. Las Vegas Blvd., Suite 275 Las Vegas, NV 89119 O: (702) 800-6000 F: (702) 224-2114 sc@stevedimopoulos.com Attorneys for Plaintiffs	
	9	UNITED STATES DISTRICT COURT	
	10	DISTRICT OF NEVADA	
	11	DISTRICTOR	
	12	EDDIE FRIERSON, an individual; ALBERTO CARDOSO-RAMIREZ, an individual; ANA	CASE NO.: 2:24-CV-02181
	13	FIGUEROA-CUEVA, an individual;	
		DEANNA DANIELS, an individual; JANELLE JOHNSON, an individual; JOSEPH	
	14	JOHNSON, an individual; JAYDEN	
	15	EGGLESTON, an individual; MELISA GUTIERREZ-TOLOSA, an individual;	
	16	MICHAEL MARTINEZ, an individual;	
	17	STACY MARTINEZ, an individual; SADIE	
	18	JOSEIF, an individual; KEVIN JOSEIF, an individual; TRAVIS SCARBROUGH, an	
	19	individual; MARIELA ESTRADA, an	
		individual; KWANTIDA PAYAKKA, an individual; JOEL MARTINEZ GUERRA, an	
	20	individual; ROCIO MEDINA SOLARTE, an	PLAINTIFFS' CERTIFICATE OF INTERESTED PARTIES
	21	individual,TONI O'NEILL, an individual; and, ARTURO CASTANARES, and individual,	INTERESTED LARTIES
	22		
	23	Plaintiffs,	
	24	VS.	
	25	FRONTIER AIRLINES, Inc., a Colorado	
		Corporation; Doe Individuals 1-XX, inclusive;	
	26	and ROE Entities 1-XX,	
	27	Defendants.	
	28		



The undersigned, counsel of fecord for EDDIE FRIERSON, ALBERTO CARDOSO				
RAMIREZ, ANA FIGUEROA-CUEVA, DEANNA DANIELS, JANELLE JOHNSON, JOSEPH				
JOHNSON, JAYDEN EGGLESTON, MELISA GUTIERREZ-TOLOSA, MICHAEL MARTINEZ				
STACY MARTINEZ, SADIE JOSEIF, KEVIN JOSEIF, TRAVIS SCARBROUGH, MARIELA				
ESTRADA, KWANTIDA PAYAKKA, JOEL MARTINEZ GUERRA, ROCIO MEDINA				
SOLARTE, TONI O'NEILL and, ARTURO CASTANARES, (hereinafter referred to as				
"PLAINTIFFS") and all those similarly situated, hereby certifies that there are no known interested				
parties, other than those participating in the case, that have an interest in the outcome of this case				
PLAINTIFFS reserve the right to supplement this disclosure.				

These representations are made to enable judges of the Court to evaluate possible recusal.

Dated this 10th day of December 2024.

DIMOPOULOS INJURY LAW

STEVE DIMOPOULOS, ESQ., NV Bar No. 12729 JARED B. KAHN, ESQ., NV Bar No. 12603 SCOTT R. COOK, ESQ., NV Bar No. 5265 **DIMOPOULOS LAW FIRM** 6671 S. Las Vegas Blvd., Suite 275 Las Vegas, NV 89119 Attorneys for Plaintiffs

CERTIFICATE OF SERVICE I hereby certify that on the 10th day of December, 2024, I served a true and correct copy of the foregoing PLAINTIFFS' CERTIFICATE OF INTERESTED PARTIES through the CM/ECF system of the United States District Court for the District of Nevada (or, if necessary, by United States Mail at Las Vegas, Nevada, postage fully prepaid) upon the following: ROGERS, MASTERANGELO, CARVALHO & MITCHELL /s/ Amber Henderson An Employee of DIMOPOULOS INJURY LAW